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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/712,093 11/14/2003		Gautam Parthasarathy	134661	8210		
6147	7590	05/19/2006		EXAMINER		
GENERA	AL ELECT	RIC COMPANY	RAABE, CHRISTOPHER M			
	RESEARC			ART UNIT	PAPER NUMBER	
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NISKAY	UNA, NY	12309	2879			

DATE MAILED: 05/19/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)				
		10/712,093		PARTHASARATHY ET AL.				
	Office Action Summary	Examiner		Art Unit				
		Christopher M. F	Raabe a	2879				
]	The MAILING DATE of this communication app	ears on the cove	r sheet with the c	orrespondence address				
Period for F	•							
WHICHI - Extensio after SIX - If NO per - Failure to Any reply	RTENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DA ns of time may be available under the provisions of 37 CFR 1.1: (6) MONTHS from the mailing date of this communication. riod for reply is specified above, the maximum statutory period v or reply within the set or extended period for reply will, by statute or received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS CO 36(a). In no event, how will apply and will expire to cause the application to	OMMUNICATION ever, may a reply be tim SIX (6) MONTHS from to to become ABANDONED	l. lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	• .							
1)□ Re	esponsive to communication(s) filed on							
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<i>'</i> —	•	application is in condition for allowance except for formal matters, prosecution as to the merits is						
	osed in accordance with the practice under E	· · · ·	•					
Disposition			,					
4)⊠ CI	aim(s) <u>1-14</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	aim(s) is/are allowed.							
·	aim(s) <u>1-14</u> is/are rejected.							
	aim(s) is/are objected to.							
8)□ CI	aim(s) are subject to restriction and/o	r election require	ment.	•				
Application	Papers							
9)∏ Th	e specification is objected to by the Examine	er.						
	e drawing(s) filed on is/are: a) acc		jected to by the E	Examiner.				
	oplicant may not request that any objection to the		• •					
	eplacement drawing sheet(s) including the correct			· ·				
11) 🔲 Th	e oath or declaration is objected to by the Ex	aminer. Note the	attached Office	Action or form PTO-152.				
Priority und	ler 35 U.S.C. § 119		*					
12) <u></u> Ac a)	knowledgment is made of a claim for foreign All b) ☐ Some * c) ☐ None of:	priority under 35	U.S.C. § 119(a)	-(d) or (f).				
•—	Certified copies of the priority documents	s have been rece	eived					
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	application from the International Bureau							
* See	the attached detailed Office action for a list	of the certified co	opies not receive	d. .				
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Attachment(s) 1) ⊠ Notice o	f References Cited (PTO-892)	4) []	Interview Summary	(PTO-413)				
2) 🔲 Notice o	f Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Da	ite				
	ion Disclosure Statement(s) (PTO-1449 or PTO/SB/08) o(s)/Mail Date		Notice of Informal Pa	atent Application (PTO-152)				

DETAILED ACTION

- 1. Submission filed February 28, 2006 has been entered and acknowledged by the examiner.
- 2. Applicant's arguments, see pages 6,7, filed February 28, 2006, with respect to the rejection(s) of claim(s) 1-14 under 35 USC 102(e) and 35 USC 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

4. Claims 1,2,4-6,8,9,11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. (USPN 2002/0084464) in view of Andersson et al. (USPN 6117567).

With regard to claim 1,

Yamazaki et al. disclose an organic light emitting device capable of white light emissions, the device comprising at least one light emissive layer and at least one small molecule material in two layers adjacent to each other, wherein the at least one small molecule material has a wide enough bandgap and a high enough electron mobility to function as both a hole blocking layer and an electron transport layer (513,514 of fig 11B).

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose an oled wherein the light emissive layer is a light emissive polymer (column 1, lines 10-20), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 2,

Yamazaki et al. disclose the organic light-emitting device.

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose wherein a light emissive polymer comprises a polyfluorenebased blue light emissive polymer (column 1, lines 45-47), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 4,

Yamazaki et al. disclose the organic light emitting device, wherein the at least one small molecule material comprises bathocuproine (BCP) (514 of fig 11B).

With regard to claim 5,

Yamazaki et al. disclose the organic light emitting device. The phrase "wherein the at least one light emissive polymer is formed by a solution-cast process and the at least one small molecule material is formed by an evaporation process" does not structurally distinguish the claimed invention from the prior art, as is required of apparatus claims (MPEP 2114).

With regard to claim 6,

Yamazaki et al. disclose the organic light emitting device, wherein the device has a multilayer structure on a substrate, the multilayer structure comprising a plurality of layers starting from the substrate in the following order: (a) an anode (510 of fig 11B); (b) at least one hole injection layer or hole transport layer (511,512 of fig 11B); (c) the at least one light emissive layer (513 of fig 11B); (d) the at least one small molecule material (514 of fig 11B); (e) one or more electron transport layers (514, 515 of fig 11B); and (f) a cathode (516 of fig 11B).

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose an oled wherein the light emissive layer is a light emissive polymer (column 1, lines 10-20), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 8,

Yamazaki et al. disclose a method for making an organic light emitting device capable of white light emissions, the method comprising: forming a bi-layer comprising a light emissive layer and a small molecule material in two layers adjacent to each other, wherein the small molecule material has a wide enough bandgap and a high enough electron mobility to function as both a hole-blocking layer and an electron transport layer (514,515 of fig 11B); and incorporating the bi-layer into an organic light emitting device (figs 12A-12F).

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose an oled wherein the light emissive layer is a light emissive polymer (column 1, lines 10-20), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 9,

Yamazaki et al. disclose the method.

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose wherein a light emissive polymer comprises a polyfluorenebased blue light emissive polymer (column 1, lines 45-47), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 11,

Yamazaki et al. disclose the method, wherein the small molecule material comprises bathocuproine (BCP) (514 of fig 11B).

With regard to claim 12,

Yamazaki et al. disclose the method, wherein the light emissive layer is formed by a solution-cast process (paragraph 65) and the small molecule material is formed by an evaporation process (paragraph 66).

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose an oled wherein the light emissive layer is a light emissive polymer (column 1, lines 10-20), which is more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

With regard to claim 13,

The method according to claim 8 further comprising forming a multilayer structure on a substrate, the multilayer structure comprising a plurality of layers starting from the substrate in the following order: (a) an anode (510 of fig 11B); (b) at least one hole injection layer hole transport layer (511,512 of fig 11B); (c) the at least one light emissive layer (513 of fig 11B); (d) the at least one small molecule material (514 of fig 11B); (e) one or more electron transport layers (514, 515 of fig 11B); and (f) a cathode (516 of fig 11B).

Yamazaki et al. do not disclose the light emissive layer to be a light emissive polymer.

Andersson et al. do disclose an oled wherein the light emissive layer is a light emissive polymer (column 1, lines 10-20), which is more reliably formed.

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It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

5. Claims 3,10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. and Andersson et al. as applied to claims 1,8 above, and further in view of Adachi et al. (USPN 2002/0113545).

With regard to claim 3,

Yamazaki et al. disclose the device.

Yamazaki et al. do not disclose the LUMO values of the layers.

Adachi et al. do disclose an organic light emitting device, wherein a small molecule material has a lowest unoccupied molecular orbital (LUMO) value between the LUMO values of two adjacent layers of the at least one small molecule material (Device II of fig 1), which provides a hole blocking layer that can effectively act as an electron transport layer.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the LUMO relationship disclosed by Adachi et al. into the device of Yamazaki et al. in order to provide a hole blocking layer that can effectively act as an electron transport layer.

With regard to claim 10,

Yamazaki et al. disclose the method.

Yamazaki et al. do not disclose the LUMO values of the layers.

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Adachi et al. do disclose an organic light emitting device, wherein a small molecule material has a lowest unoccupied molecular orbital (LUMO) value between the LUMO values of two adjacent layers of the at least one small molecule material (Device II of fig 1) which provides a hole blocking layer that can effectively act as an electron transport layer.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the LUMO relationship disclosed by Adachi et al. into the method of Yamazaki et al. in order to provide a hole blocking layer that can effectively act as an electron transport layer.

6. Claims 7,14 rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. and Andersson et al. as applied to claims 1,8 above, and further in view of Koyama (USPN 2001/0002703).

With regard to claim 7,

Yamazaki et al. disclose the organic light emitting device, wherein the device has a multilayer structure on a substrate, the multilayer structure comprising a plurality of materials starting from the substrate in the following order: (a) indium tin oxide (ITO) (520 of fig 11C); (b) polyethylenedioxythiophene (PDOT) (521 of fig 11C); (c) a light emissive layer (523 of fig 11C); (d) bathocuproine (BCP) (524 of fig 11C); (e) tris(8-hydroxy-quinoline)aluminum (Alq₃) (525 of fig 11C); (f) a cathode (526 of fig 11C).

Yamazaki et al. do not disclose the light emissive layer to be a polyfluorene-based blue light-emitting polymer, nor the cathode layer to be a layer of sodium fluoride or lithium fluoride and a layer of aluminum.

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Andersson et al. do disclose wherein a light emissive polymer comprises a polyfluorenebased blue light emissive polymer (column 1, lines 45-47), which can be more reliably formed.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the device of Yamazaki et al. in order to more reliably form the light emitting layer.

Koyama does disclose a cathode layer to be a layer of sodium fluoride or lithium fluoride and a layer of aluminum (paragraph 207), which is more cost effective than a Yb cathode.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the cathode layer of Koyama into the device of Yamazaki et al. in order to utilize more cost-effective materials.

With regard to claim 14,

Yamazaki et al. disclose the method further comprising forming a multilayer structure on a glass substrate, the multilayer structure comprising a plurality of materials starting from the glass substrate in the following order: (a) indium tin oxide (ITO) (520 of fig 11C); (b) polyethylenedioxythiophene (PDOT) (521 of fig 11C); (c) a light emissive layer (523 of fig 11C); (d) bathocuproine (BCP) (524 of fig 11C); (e) tris(8-hydroxy-quinoline)aluminum (Alq₃) (525 of fig 11C); (f) a cathode (526 of fig 11C).

Yamazaki et al. do not disclose the light emissive layer to be a polyfluorene-based blue light-emitting polymer, nor the cathode layer to be a layer of sodium fluoride or lithium fluoride and a layer of aluminum.

Andersson et al. do disclose wherein a light emissive polymer comprises a polyfluorenebased blue light emissive polymer (column 1, lines 45-47), which can be more reliably formed. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the use of a polymer, as disclosed by Andersson, into the method of Yamazaki et al. in order to more reliably form the light emitting layer.

1. Koyama does disclose a cathode layer to be a layer of sodium fluoride or lithium fluoride and a layer of aluminum (paragraph 207), which is more cost-effective than a Yb cathode.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the cathode layer of Koyama into the method of Yamazaki et al. in order to utilize more cost-effective materials.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher M. Raabe whose telephone number is 571-272-8434. The examiner can normally be reached on m-f 7am-3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimesh Patel can be reached on 571-272-2457. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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PRIMARY EXAMINER